(BY AUTHORITY)

Laws of New Jersey.

CHAPTER CCCLXXXIX.

As Ast to construe a portion of tection one hundred and twenty-seven of the act approved March eleventh one thousand eight hundred an filty seven, entit-led "An act to revise and amend the char-ter of the city of Newark."

Thereas, some question has arisen respect-ing the extent of provision of the latter clause of section one hundred and twen-

ty-seven, or the act approved March eleventh, one thousand eight bundred and fifty seven, entitled "An act to revise and amend the charter of the ity of Newark," and the payment of just this has been hindered thereby; there-

Be it enacted by the Senate and Gen eral Assembly of the State of New Jersey, That the words of said clause, be as fol-lows: "and no member of the common council shall be directly interested in any council shall be directly interested in any contract, as principal, surety or otherwise, the expense or consideration of which is paid from the city, treasury," shall be deemed, taken held and constructed to apply and relate only to contracts for street improvements and other work, and contracts in writing or under seal, and that it shall be lawful for the auditor of accounts of said city of Newark to order to be paid, and for the city treasurer of said city to pay, the bills now justly due and owing by said city of Newark, for work done, or supplies and material furnished although said work was done or said supplies and materials were furnished by a member of the common council of said city, or by a firm with which he was or is connected, any law of this state or ordinance of said to the contrary in anywise notwith-

2. And be it enacted, That this act shall be deemed and be taken to be a public act and shall take effect immedia-

Approved March 25, 1874.

CHAPTER CCCXIV.

An act to set of from the Belleville Polling District in the township of Belleville, in the county of Essex, an election district to be called and knowning as Montgom-ery District in said township.

1. Be it enacted by the Senate and Geu eral Assembly of the State of New Jersey, That all that part of the township of Belleville in the county of Essex, west of a line running from a point where the centre line of Quarry street if extended southerly, would intersect the dividing line between the township of Belleville and the city of Newark, in a north westerly direction to the centre line of the public road leading from Franklin to Newark, where the same is intersected by the southerly line of the township of Franklin, be set off from the Belleville Polling district, in the township of Belleville, and made and constituted an election district to be known and company, and enforce the same; every such company, shall have the power to make by-laws and regulations not repugnant to

and seventy four, for the election of town-ship officers for said township, in the school house in said district, and that at said election, and annually thereafter at the

plement to the "Act to regulate elections," approved April twenty-second, one thousand eight hundred and sixty eight; said judges to be residents of the district for which they are elected, to have the same authority, perform the same duties, receive the same compensation and be subject to the same penalties that other subject to. 3. And be it enacted, That the township clerk shall be ckrk of election in the dis-

trict in which he resides, and the judges of election in the other district shall appoint a clerk for each election held in such

4. And be it enacted, That the judges of for township officers, cause a statement in writing to be made of the result of said said judge may adjourn to any convenient hour on the day following, at which time hour on the day following, at which time the judges then present shall make a statement in writing of the result of said election in the township at large, certify and deliver the same (with the original statements of the district judges) to the clerk of the township, and he shall file the same with the township papers.

5. And be it enacted, That the clerk of the township shall attend the meeting of the judges mentioned in the preceding section and act as clerk thereof (or in his absence such persons as said judge may

absence such persons as said judge may appoint) and shall attest the statements there made, and upon the delivery of the same to him he shall post copies thereof and notify the persons elected as by law

6. And be it enacted. That the election clerk of the district of Montgomery shall, within four days after any election, deliver to the clerk of the township the poll-book and ballots end in their respective districts; and said township-clerk shall file ame with the township papers.

And be it enected, That the act entit

other acts inconsi tent with the provisions of this act be and the same are nereby re-

2. And be it enacted, That this act shall take effect immediately, Approved March 26, 1874,

together by articles of agreement in writ from time to time may assess upon each against such company for money paid for share such sums of money, not exceeding their use, in which action the property of the company only shall be liable to be share, and shall direct the treasurer, to lighting of the greets and the heating gas, where and shall direct the treasurer, to lighting of the greets and the heating gas thirty days notice of the time to time may assess upon each against such company for money paid for their use, in which action the property of the company only shall be liable to be taken, and not the property of any stock. lighting of the streets, and the heating and lighting of buildings, manufactories and other places in any town or city within this state, and shall have complied with the provisions of this act, they and their successors, and all others who may become subscribers to the capital stock, shall be

tion of this state.
2. And be it enacted, That the articles of association directed to be made by the foregoing section, shall contain: I The name assumed to designate such

company, and to be used in its business and dealings;

II. The place or places where the business of such company is to be conducted, and the objects for which the company shall be formed;
III. The total amount of capital stock of such company which shall not be less than ten thousand dollars, and the number of

IV. The names of the associates and their residences, and the number of shares of stock subscribed for by each;
V. The period at which such compan

shares into which the same shall be

shall commence and terminate not exceeding fifty years.

3. And be it enacted, That the said articles of agreement shall be proved or acknowledged before an officer competent take the proof or acknowledgment of deeds in this state, and recorded in a book to be kept for that any pose in the office of to be kept for that purpose in the office of the clerk of the county where the office or place of business of such company shall be established, and after being so recorded shall be filed in the office of the secretary

of state of this state.
4. And be it enseted, That the said articles of agreement, or a copy duly certified by the secretary of state, or the clerk of the county in whose office the same has been recorded, shall be evidence in all courts and places for and against said com

5. And be it enacted, That such com pany, and the officers of every such company, and the stockholders thereof, may exercise the powers, and shall be governed by the provisions of, and be subject to the liabilities hereinalter provided, to wit.

I. Every such company shall have cor-porate power in all courts of law and equity to suc and to be sued, plead and be impleaded, answer and be answered unto, defend and be detended in all manner of defend and be defended in all manner of actions, suits, complaints, matters and causes, whatsoever; may have a common seal, which they may change, alter, and renew; at pleasure; and by its corporate name shall in law be capable to euter into and execute all contracts, agreements or covenants, in relation to the objects of the

business and concerns;

II. By its corporate neme such company shall in law be capable of purchasing, taking, holding, and disposing of any lands, tenements, hereditaments or other property tenements, hereditaments or other property real or personal, whatsoever, becoming on its operations, or giving effect to the purposes of the company or for the accommodation of the business and concerns of the company, which may be necessary for such company to acquire, hold, or dispose of in the course of their business; provided, that the real estate shall not exceed what is necessary for the nurrous marriaged.

is necessary for the purposes mentioned and no part of the funds of such company shall be used or employed at any time in banking operations, or for any other pur-poses inconsistent with the provisions of this act or objects for which the company

III. Such company is hereby empowered to lay down gas pipes and erect gas posts. burners and reflectors, in the streets, alleys, lanes, avenues or public grounds in any election in said district, certify the same to be correct, and deliver the same to one of their number; to be appointed for that purpose, and the judges te whom said e unnecessarily affected or impeded by laying such pipes or erecting such posts; and the streets, side and crosswalks, pub-lic grounds, lanes and avenues, shall not be injured, but all be left in as good and

> 6. And be it enacted, That the first meeting of such company shall be called oy a notice, signed by a majority of the persons named in the articles of associa-tion, designating the time and place and purpose of such meeting; and such notice, for one week at least before the time of the neeting, shall be published in one or more sewspapers of the county, where the company may be established, or, if no newspa-per is published in the county, in a newstors may appoint, the stockholders shall meet for the purpose of electing a board of directors and other officers for the ensaing year; and public notice shall be given of the time and place of holding such

one or more newspapers, published as aforesaid.

7. And be it enacted, That the business of the sort to revise the same, approved April fourth, one thousand eight hundred and seventy-three shall not be applicable to the territory embraced in the listific hereby created, and that said acts of fire a they affect said district and all other acts inconsi tent with the provisions of this act be and the same are hereby rescaled.

2. And be it enacted, That this set shall act of the company, shall be chosen in such action on the case against one or more of such officers or stockholders, and the declaration of the company shall be managed and conducted by the board of directors there of, who shall not be less than three in number, and respectively stockholders and any vacancy in said board of directors may be supplied by the survivors until the next annual election; all the same claim or demand; other officers, agents, and factors of the company, shall be chosen in such manaer wivers until the next annual election; and both of such actions may be prosecuted until the plaintiff obtains the debt and company, shall be chosen in such manaer and both of such actions may be prosecuted until the plaintiff obtains the debt and company, shall be chosen in such manaer and the same claim or demand; other officers, agents, and factors of the company, shall be chosen in such manaer and the case against one or more of such officers or stockholders, and the declaration of the company shall be managed and the same against the company and the ground on which the plaintiff expects to charge the defend ants personally; and such action may be brought notwithstanding the pendency of this state; and any vacancy in said board of directors may be supplied by the survivors until the next annual election; and the same claim or demand; of the company for th

all officers agents and factors, shall be designated by the board of directors; the persons to whom they are so liable may tressurer shall give a bond in such sum instead of the proceeding mentioned and with such sureties as the board of in this act, have his remerly against such directors may require for the faithful dis-officers or stockholders by a bill in chan-

give thirty days notice of the time the payment thereof shall be due and pay-

10. And be it enacted. That whenever the owner or owners of such shares neglects to pay the sum or sums duly assessed thereon, for the space of thirty days after the time appointed for the payment thereand remain a corporation, under any name the time appointed for the payment thereindicating the corporate character assumed in their articles of agreement, and which is tion such number of shares of the delinnot previously in use by any other corpora quent owner or owners, as will pay all the quent owner or owners, as will pay all the with interest, and all necessary incidental charges; provided, he shall give notice of the time and place appointed for such sale, and of she sum due upon each share, by advertising the same for three successive weeks in a newspaper, circulating in the county where such company is established; the treasurer, upon making such sale, shall transfer such shares to the purchaser, who shall be entitled to a certificate therefor.

11. And be it enacted, That all elec-tions shall be conducted by ballot; such of the stockholders as shall attend for that purpose, either in person or by proxy, shall be entitled to one vote for each share of stock held by him; one-fourth of the whole number of shares of stock shall constitute a quorum for the transaction of

business.
12. And be it enacted, That the presi dent and directors, with the secretary and ireasurer of such company, within thirty lays after the payment of the last installment of the capital stock, so fixed and imited by the company, shall make a certificate, stating the amount of capital so fixed and paid in cash; which certificate, shall be signed, and sworn or affirmed to by the president, secretary, treasurer, and a majority of the directors; and shall within thirty days cause the same to be recorded in a book, to be kept for that purpose in the office of the clerk of the county, where the business of the company

conducted.

18. And be it enacted, That no note or obligation, given by any stockholder, whether secured by any pledge or otherwise, shall be considered as payment of any part of the capital stock; and no loan of money shall be made to a stockholder therein; and if any such loan is made to a stockholder, the officers who make it, or assent thereto, shall be jointly and severally liable to the extent of such loan and interest thereon for all the debts. loan and interest thereon, for all the debts of the company, contracted before the re-payment of the sum so loaned.

14. And be it enacted, That such com

pany, by a vote of two-thirds in interest of the stockholders, or their legal representa-tives, at any meeting called for that purpose, may increase or reduce its capital stock, and in such case a certificate of the stock, and in such case a certificate of the proceedings, signed and acknowledged as is provided in section twelve shall, within thirty days after the passing thereof, be recorded in said book in the clerk's office of the county wherein the business of the company is conducted; and if any such on, and may make such orders, injunccalled "Montgomery." laws and regulations not repugnant to company is conducted; and if any such laws and be it enseted, That James More, Anthony Francisco and John Crisp this state, or the provisions of duties required of them in this section of

recorded as aforesnid.

15. And be it enacted, That dividends of the profits of the company may be declared at any time by the board of directors, and if they declare a dividend when the company is insolvent, or when the payment thereof would render it insolvent,

they shall jointly and severally be liable for all debts of the company then existing amount not exceeding the amount of such dividend; and if any are absent at the time of making such dividend, or object thereto at such time, and file their objec-

lic grounds, lanes and avenues, shall not be injured, but all be left in as good and perfect a condition as before laying such pipes or erecting such posts; and provided also, that such company shall conform to and pe subject to the regulations and ordinances of the respective cities and towns made for the benefit and protection of the public.

6. And be it enacted. That the first that purpose

for want of sufficient by laws for the pur-pose, or officers only authorized, or from improper neglect or refusal of such officers, or from other legal impediment, a legal meeting of the company cannot be otherwise caded, three or more stockholders thereof may call a meeting of the company by giving ten days, notice in a newspaper-circulating in the county wherein the business of the company is conducted; and such meetings so called, shall be a legal meeting of the company; and if no officers of the company are present, whose duty per is published in the county, in a news paper published in an adjoining county; at which first meeting there shall be elected a board of directors, president, secretary, and treasurer, to hold their offices and if the company are present, whose duty succeeding such election, and until others are chosen in their stead; on the second Monday of January next are chosen in their stead; on the second Monday of January of each year, at such a time and place as a responsive the stockholders shall be the company to record the proceedings of such meeting in the book of the company.

election, by advertisements for ten days, in any part thereof, any persons to whom one or more newspapers, published as they shall be so liable may have an action

1. But it exacted by the Senate and Genbook shall be deemed personal property,
and transferable on the books of the company who has
any number of persons exceeding
provide; the directors of such company,
may recover the amount so paid in a paid in the set.

6. And be it enacted. That all acts or
parts of acts inconsistent with any of the
provisions of this act are hereby repealed,
and the it enacted. That any officer
provides and taken to
paid any debt of the company who has
paid any debt of the company for which
he is liable under the provision of this act,
and shall take effect immediately.

holder.

21. And be it enacted. That every agenor other person having charge of any property of such company. on request of any public officer having for service a writ of public officer having for service a writ of servention against such company, shall furnish the names of the directors and secretary or stockholders thereof, and a schedule of all its property, including debts due or to become due to the company so far as he may have knowledge of the same.

22. And he it

22. And be it enacted. That if any such 22. And be it enacted. That if any such officers holding an execution shall be unable to find other property belonging to such company liable to execution, he or the judgment creditor may elect to satisfy such execution, in whole or in part, by any debts due such company, not exceeding the amount thereof; and it shall be the duty of any agent or other person having the custody of any evidence of such debt to deliver the same to the officer for the use of the creditor, and such delivery, with a transfer to the officers in writery, with a transfer to the officers in writfor the use of the creditors, and no thereof; and such creditor may sue for and collect the same in the name of such company subject to such equitable set-offs on the part of the debtor as may be in other

28. And be it enacted, That every such gent or other person who shall neglect or refuse to comply with the provisions of the liable to pay to the execution creditor the amount due on said execution with

24. And be it enacted, That every per son holding stock in such company, as executor administrator guardian or trustee, may represent the share or shares of stock in his hands at all meetings of the com-pany, and may vote accordingly as if a stockholder.

25. And be it enacted, That such com-

panies which may expire by their own limitation, or be annulled by the legislature or otherwise, shall nevertheless, be continued bodies corporate for the term of five years, after the term when they would have peen so dissolved, for the purpose of prose-uting and defending suits by and against them, and of enabling them to gradually settle and close their concerns, to dispose of and convey their property, and to divide their capital stock, but not for the purpose of continuing the business for which such company is established.

26. And be it enacted, That whenever

any such company is dissolved, as men-tioned in the preceding section, the chan-cellor, on the application of any creditor or stockholder thereof, at any time within tions and decrees therein, as justice equity

shall require. 27. And be it enacted, That such r be and are hereby appointed inspectors of election, with power to appoint a cierk for said election at the annual election to be held in April, one thousand eight hundred and seventy four, for the election of town and seventy four, for the election of town.

II. By its corporate neme such company

the act, they shall be jointly and severally liable for all debts of the company constructed after the expiration of the said thirty days and before such certificate is recorded as aforesnid.

II. By its corporate neme such company

15. And be it enacted. That dividends prosecute and to defend in the name of the company, or otherwise, all such suits as may be necessary or proper for the purposes aforesaid, and may appoint an agent or sente under them, and do all other which could have been done by such corporation, if any being that may be necessary for the final settlement of the unfinish business of the company; and the powers of the receivers may be continued beyond the said five years as long as the chanceller may deem it necessary for the purposes

28. And be it enacted, That the said receivers shall pay all debts due from the company, if the funds in their hands are

thereto at such time, and file their objections in writing, with the secretary of the company, and publish the same in a newspaper circulating in the county where the company is located, such directors shall be exempted from such hability; and the stockholders shall be liable to refund any dividend unlawfully made and received by them.

16. And be it enacted, That the whole amount of the debts which such company; may owe at any time shall not exceed the amount of the capital stock actually paid in, in case of excess the directors under whose administration it happens, shall be jointly and severally liable to the extent of the excess for all debts of the company then existing, and for all contracted so long as they respectively continue in office antil the debt is reduced to said amount such company.

30 And be it enacted. That the provi-sions contained in this act may be amend-ed or repealed at the pleasure of the legislature, and every company created under this act shall be bound by such amend-ments or repeal shall not take away or im-pair any remedy against any such company or its officers for any liability which they may have previously incurred.

81. And be it enacted. That on the

33. And be it enacted. That nothing in this act shall authorize the building as works or laying gas pipes. In any city or town which is already being supplied

with gas.

33. And be enacted. That this act shall take effect immediately. Approved March 27, 1874.

CHAPTER CCCCXXXV.

relating to the Assessment and Revision of taxes in the City of Newark." approved March 16th, one thousand eight hundred and sixty-six.

L. Be it enacted by the Senate and Gen-eral Assembly of the State of New Jersey, That in making the valuation and assem-ment of real estate in said city of Newark, for state, county and municipal taxes, no deduction of the amount of any personal indebtedness shall be made from such val-

thousand eight hundred and fifty-seven is bereby repealed, and that no person within said city of Newark shall be exempt from

Tunnyon, N. J. July 1814. To the Hon. Henry C. Kelsey, Secretary of -State

Proposed Amendments to the Con-stitution of the State of New Jersey ARTICLE L.

RIGHTS AND PRIVILEGES. lusert as paragraph 19, a new paragraph,

"19 No county, city borough, town, town-ship or village, shall hereafter give any money or property, or loan its money or credit, to or in aid of any individual association or corpora-tion, or become security for, or be directly or indirectly the owner of, any stock or bonds of

Insert as paragraph 20, a new paragraph, a

Paragraph 7—Add to the paragraph the following

"If any bill presented to the governor contain several items of appropriations of money, he may object to one or more of such items while approving of the other portions of the bill. In such case he shall appe d to the bill, at the time of signing it, a statement of the items to which he objects, and the appropriation so objected to shall not take effect. If the legislature be in session he shall transmit to the house in which the bill originated a copy of such statement, and the items objected to shall he separately reconsidered. If, on reconsideration, one or more of such items he approved by a majority of the members elected to each house, the same shall be a part of the law, notwithstanding the objections of the governor All the provisions of this section in relation to bills not approved by the governor shall apply " 0. No donation of land or appropriation of money shall be made by the state or an municipal corporation to or for the use of any Change the number of present paragraph 19 to number 21. ASTICLE II.

Strike out the word "white" between ford 'every " and the word "male" in word 'every" and the word "male" first line. Add to the paragraph the following;

RIGHT OF SUFFRAGE,

Add to the paragraph the following:

"And further provided, that in time of war no elector in the actual military service of the state, or of the United States, in the army or navy thereof, shall be deprived of his vote by reason of his absence from such election district and the legislature shall have power to provide the manner in which, and the time and place at which, such absent electors may vote and for the return and canvass of their votes in the election districts in which they respectively reside."

Strike out all the second section after th ARTICLE IV. LEGISLATIVE.

Paragramb 5.—Af or the words "major generals." insert the words "the adjutant general and quarterosacer-general."

P.ragraph 9—Strike out the words "the adjutant-general, quartermaster general and"

Also strike out the word "other." Paragraph 3—Strike out the words "second Tuesday of October" and insert in lieu there of the words ' first Tuesday after the first Monday in November."

Paragraph 7-Strike out the following words Paragraph 7—Strike out the following words:

"A compensation for their services, to be ascertished by law, and paid out of the treasury of the state; which compensation shall not exceed the sum of three dollars per day for the period of forty days from the commencement of the session, and shall not exceed the sum of one dollar and fifty cents per day for the remainder of the session. When convened in extra session by the Governor they shall receive such sum as shall be fixed for the first forty days of the ordinary session. They shall also receive the sum of one dollar for every teamlies they shall travel is going to said returning

Paragraph 4-Add to the paragraph the follow

Paragraph 4—Add to the paragraph the following:

"No law shall be revived or smended by reference to its title only but the act revived, or the section or sections amended, shall be inserted at length. No general law shall embrace any provision of a private, special or local character. No act shall be passed which shall provide that any existing law or any part thereof, shall be made or deemed a part of the act, or which shall enact that any existing law or any part thereof, shall be applicable, except by inserting it in such set."

Paragraph 6—Insert the word "free" between the word "public" and the word "schools," and add to the paragraph the following:

lowing:

"The legislature shall provide for the maintenance and support of a thorough and efficient system of free public schools for the instruction of all the children in this state between the ages of five and righteen years."

Strike out peragraph 8, as follows:

"8. The assent of three-Citis of the members elected to each house shall be requisite to the passage of every law for granting, continuing, altering, amending or renewing charters for hanks or money corporations; and all such charters shall be limited to a term not exceeding twenty wears."

Paragraph 4-After the word " legislature, ture is succurs first in said oursetund, base

WATSON & CO.

Celebrated Newark Clothiers.

ELEGANTLY CUT, PROPERLY TRIMMED. and MADE EQUAL to the BEST ORDERED WORK.

bills not approved by the governor shall apply to cases in which he shall withhold his approval from any item or items contained in a bill ap-

proprieting mon-y."

Paragraph b.—Add to the paragraph the fol-

lowing:
Nor shall he be elected by the legislature to any office under the government of this state or of the United States, during the term for which he shall have been elected governor."

ARTICLE VIL

APPOINTING POWER AND TENURE OF OFFICE. Bection I.

MILITIA OFFICERS.

Section 11.

CIVIL OFFICERA

DUN H. BUSCHEN & BRUILLER

WHOLESALE DEALERS IN Flour, Feed & Groceries

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JOHN H. BOSCHER. CHAS. D. BOSCHER

Granite Works in Newarl-

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at prices fully 20 per cent BELOW the rates of SMALL CONCERNS WE CARRY THE LARGEST STOCK OF

MEN AND BOYS' CLOTHING IN THE STATE and can show you many CHOICE STYLES of Garments, that cannot be found outside

PECIAL ATTENTION is called to the FLEGANT CUT of all our Garmen and to the many novelties which we are constantly introducing.

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CHEWARK, M. J. DIRECTLY OPPOSITE MECHANIC STREET

Paragraph 7-Add to the paragraph the fol-

MORRIS & ESSES. B. B. NEWARK & BLOGMFIELD BRANCH

Summer arrangement -- From June 1. Foot Barclay and Christopher Bts., N. COINC MAST.

Leave Monwolain A. M., S M. 7 M. 50

20; p. m., 10 M. 1 Sh. 5 M. 5 M. 5 M. 5 M.

40. and on Fridays only, at 1.15 A. M.

Leave Ridgewood, a. m. 5 M. 5 M.

53, 10 M. p. m., 1 25, S M. 5 M.

54, and on Fridays only at 1.16 A. M.

Leave Bloomymell. A. m., 5 M. 7 M.

51 M. 10 M.; p. m., 1 ST. 3 M. 5 M.

51, and on Fridays only at 1.21 A. M.

Leave Watesselle, a. m., 5 M. 7 M.

51, and on Fridays only at 1.25 A. M.

Louve Rosselle, a. m., 5 M. 7 M.

51, and on Fridays only at 1.36 A. M.

Leave Rosselle, a. m., 5 M. 7 M.

52, 10 M.; p. m., 1 d. 3 M. 5 M. 6 M.

51, and on Fridays only at 1.36 A. M.

Leave Newark, a. m., 6 M. 7 M.

56, p. m., 1 d. 3 M. 5 M. 5 M.

50, n. 1 M.

50, n. 1

Paragraph 1—Strike out the word "and' (where it occurs first) in the paragraph, and in sert after the word "appeals" the following words: 'and the keeper and inspector of the state prison; 'and 'insert in lieu thereof the words "and comptroller,"

Also, s'rike out the words "one year "in the second clause of paragraph 2 of section 3, and insert in lieu thereof the words " three years."

Change the number of present paragraph 4 to number 3, and strike out the word 'and" where it occurs between the word 'chancery" and the word "secretary."

Montclair Railroad On one ofter Monday, July, 10, trains will run as follows:

Lower Ringwood at 7 65 A. M. on Monday
Wednesdays and Fridays.
Leve Monte at 7 10 A. M. Tuesdays, Thur
days and Baturdays.
Lower Pompton Jameston Contact Contact



RHEUMATISM, NEURALGIAN

HIND & MURPHY.

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Beaded Mak and Guipus Laces. The Great Sale of 25c KILK NECK TIES, still continues. We have a fine Dress Goods, Table Linens, &c.

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JOHN A. MILLER

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AGRICULTURAL IMPLEMENTS.

THE REPORT OF THE PARTY OF THE

BUCKEYE MOWER AND REAPER, AND BULLARD'S IMPROVED

Manufacturer of Rustic Work